IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: Sabrina Antonia Fortui	na <u>Debtor</u>	CHAPTER 7
JPMorgan Chase Bank, N.A. vs.	<u>Movant</u>	NO. 16-15594 REF
Sabrina Antonia Fortuna	<u>Debtor</u>	
David Alan Eisenberg Esq.	Trustee	11 U.S.C. Section 362

ORDER TERMINATING AUTOMATIC STAY

The Court has considered the Motion for Relief from the Automatic Stay filed in this bankruptcy proceeding by Movant JPMorgan Chase Bank, N.A., reviewed the file herein and after hearing, is of the opinion that said Motion should be granted. It is therefore,

ORDERED, that the automatic stay is hereby terminated under 11 U.S.C. Sections 362 (d) and 1301 (if applicable) as to Movant to permit said creditor, its successors and/or assigns to exercise its rights under its loan documents ralting to the SALVP2BG9FH016269 2015 Land Rover - Range Rover Evoque. The stay provided by Bankruptcy Rule 4001(a)(3) been waived.

Signed this day of , 2016.

Date: December 12, 2016

United States Bankruptcy Judge.

RIME TIME

cc: See attached service list